1 2 3 4 5 6 7 8 9	James C. Sturdevant, SBN 94551 (jsturdevant@sturdevantlaw.com) Whitney Huston, SBN 234863 (whuston@sturdevantlaw.com) THE STURDEVANT LAW FIRM A Professional Corporation 354 Pine Street, Fourth Floor San Francisco, CA 94104 Telephone:(415) 477-2410 Facsimile: (415) 477-2420  Noreen Farrell, SBN 191600 (nfarrell@equalrights.org) Jora Trang, SBN 218059 (jtrang@equalrights.org) EQUAL RIGHTS ADVOCATES 180 Howard Street, Suite 300 San Francisco, CA 94105		
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18	Attorneys for Plaintiffs		
19	UNITED STATES DISTRICT COURT		
20	[Sacramento Division]		
21	AREZOU MANSOURIAN; LAUREN	CASE NO. S-03-2	2591 FCD EFB
22	MANCUSO; and CHRISTINE WING-SI NG,		
23	Plaintiffs,	STIPULATION AND ORDER RE DISMISSAL OF LAWRENCE "LARRY"	
24	VS.	SWANSON ONL	·Υ
25 26	REGENTS OF THE UNIVERSITY OF CALIFORNIA, et al.		
27	Defendants.	Complaint filed: Trial date:	December 18, 2003 April 26, 2011

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WHEREAS the original Complaint in this action was filed on December 18, 2003. (Dkt. 1.) WHEREAS Lawrence ("Larry") Swanson ("Larry Swanson") was named as an individual Defendant in the Complaint. (*Id.*)

WHEREAS the parties share a mutual desire to resolve claims against individual Defendant Larry Swanson in this action by the dismissal of those claims, in their entirety, and by the waiver of any right to costs or other relief that Defendants might seek from Plaintiffs arising out of the filing or prosecution of this action against Larry Swanson by them;

NOW, THEREFORE, Plaintiffs and Defendants, through their respective counsel, subject to the approval of this Court, hereby stipulate that:

- 1. Plaintiffs claims against defendant Larry Swanson in this action shall be dismissed in their entirety, with prejudice;
- 3. Defendant Larry Swanson shall not seek attorneys' fees, costs or any other relief against Plaintiffs, on their own or through counsel, based upon the filing or prosecution of this action by them. Defendant agrees that neither he nor anyone on his behalf will pursue any claim against Plaintiffs or their counsel for their prosecution of this action against him, including a malicious prosecution claim.
- 4. Defendant Larry Swanson will withdraw his Motion for Summary Judgment currently set for hearing on December 3, 2010.

DATED: November 5, 2010

Respectfully submitted,

THE STURDEVANT LAW FIRM A Professional Corporation

EQUAL RIGHTS ADVOCATES

DUCKWORTH PETERS LEBOWITZ OLIVIER LLP

**EQUITY LEGAL** 

By: /s/ Whitney Huston
Whitney Huston
Attorneys for Plaintiffs

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1	DATED: November 5, 2010 PORTER   SCOTT		
2			
3	By: <u>/s/ Nancy J. Sheehan</u> Nancy J. Sheehan (SBN 109419)		
4	Attorneys for Defendants		
5	350 University Ave., Suite 200 Sacramento, CA 95825		
6	A THE COLUMN AND THE CHAPTER AT A DEPTH AT		
7	ATTESTATION UNDER GENERAL ORDER 45		
8	I, Whitney Huston, attest that the concurrence in the filing of the document has been obtained		
9	from each of the other signatories, which shall serve in lieu of their respective signatures.		
10	/s/ Whitney Huston		
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	)		

## **ORDER**

Pursuant to the Stipulation of Dismissal filed herewith, this Court hereby ORDERS the following:

- 1. Plaintiffs claims against defendant Lawrence Swanson in this action are dismissed in their entirety, with prejudice.
- 2. Defendant Larry Swanson shall not seek attorneys' fees, costs or any other relief against Plaintiffs, on their own or through counsel, based upon the filing or prosecution of this action by them. Defendant agrees that neither he nor anyone on his behalf will pursue any claim against Plaintiffs or their counsel for their prosecution of this action against him, including a malicious prosecution claim.
- 3. Defendant Larry Swanson will withdraw his Motion for Summary Judgment currently set for hearing on December 3, 2010.
- 4. Each of the parties to bear their own costs.

IT IS SO ORDERED.

DATED: November 5, 2010

FRANK C. DAMRELL, JR.

UNITED STATES DISTRICT JUDGE